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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/805,970	03/22/2004	Richard Abramson	405000	2755
7590 12/27/2005			EXAMINER	
Harold V. Stotland			HARMON, CHRISTOPHER R	
Seyfarth Shaw				
Suite 4200		ART UNIT	PAPER NUMBER	
55 East Monroe Street			3721	
Chicago, IL 60603-5803			DATE MAILED, 12/27/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

			Sp			
	Application No.	Applicant(s)				
	10/805,970	ABRAMSON ET A	L.			
Office Action Summary	Examiner	Art Unit				
	Christopher R. Harmon	3721				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address						
Period for Reply  A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period w  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this co D (35 U.S.C. § 133).				
Status .						
<ul> <li>1) Responsive to communication(s) filed on 12 Octobriance</li> <li>2a) This action is FINAL. 2b) This</li> <li>3) Since this application is in condition for alloware closed in accordance with the practice under Exercise</li> </ul>	action is non-final. nce except for formal matters, pro		merits is			
Disposition of Claims						
4) ☐ Claim(s) 1-25 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1,2,5-17,24 and 25 is/are rejected. 7) ☐ Claim(s) 3,4 and 18-23 is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	vn from consideration.					
Application Papers						
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) access applicant may not request that any objection to the objected travel travel to be corrected as a contract of the correction of the objected to by the Examine The oath or declaration is objected to by the Examine 10.	epted or b) objected to by the Edrawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CF				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list of	s have been received. s have been received in Applicati ity documents have been receive I (PCT Rule 17.2(a)).	on No ed in this National	Stage			
Attachment(s)						
Notice of References Cited (PTO-892)  Notice of Draftsperson's Patent Drawing Review (PTO-948)  Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	nte	-152)			

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#### DETAILED ACTION

### Claim Rejections - 35 USC § 102

1. Claims 1, 2, 5, 6, 15-17 are rejected under 35 U.S.C. 102(b) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over Eschweiler (#5,242,369).

Eschweiler shows a folding machine comprising a housing with an upper opening as shown in fig 1, a processing area including a first removable plate (fig 7) and second removable plate 15, 14, a paper input area 26 adjacent the first plate with a feeding mechanism 28 and a paper output area 24 for outputting the processed sheets. The plates comprise of two pieces and are attached with a stopper means as shown in fig2 with plate 12. This reads on a removable plate that is removably attached to fold plates as claimed since the plate will be removed with the removal of the stopper means. Eschweiler shows a roller 20 mounted at the vertex of the table in a generally v-shape. Fig 7 shows the folding plate with corresponding slots so that a stopper runs through the slot means. In response to applicant's newly amended limitations, the examiner notes that the claims are interpreted in a broad context in light of the specification. The fold plate is read on means 54. The entire horizontal dimension of the fold plate 54 comprises a work area in between the removable plates 14 and 15. As shown in fig 7, feeding rollers are in between the removable plates and the end of the folding plate 54 furthest away from the removable plates 14, 15. This reads on the claimed subject matter.

## Claim Rejections - 35 USC § 103

2. Claims 24, 25 are rejected under 35 U.S.C. 103(a) as being unpatentable over

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Eschweiler. Eschweiler do not show cartridge or stacking arms as claimed. However, the examiner takes official notice that replaceable cartridges and stacking arms are notoriously well known in the art. Since examiner took official notice on this previously and applicant did not contest this notion, this official notice statement is taken to be admitted as prior art as set forth in MPEP 2144.03(C).

3. Claims 7-14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Eschweiler in view of Bluthardt et al.

Eschweiler does not show the indicia means as claimed. However, Bluthardt teaches the basic concept of using indicia means as shown in fig la to identify different modes of operations. It would have been obvious to one of ordinary skill in the art at the time of the invention to provide Eschweiler with indicia means as taught by Bluthardt et al to identify different modes of operation for a user. Regarding where the indicia are located is merely a matter of location of pads to enable the user to identify the different modes of operation. It has been held that there would be no invention in shifting pads to a different position since the operation of the device would not be modified. See in re Japikse, 86 USPQ 70 (CCPA 1950). Eschweiler discloses folding in half, in a z fold or standard fold which reads on including adjustment including one of folding types being claimed since a z -fold is one type of fold as claimed.

### Allowable Subject Matter

4. Claims 3, 4, 18-23 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

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### Response to Arguments

5. Applicant's arguments filed 10/12/2005 have been fully considered but they are not persuasive.

In response to applicant's argument that applicant's invention is quickly and easily disassembled for repair, a recitation of the intended use of the claimed invention must result in a structural difference between the claimed invention and the prior art in order to patentably distinguish the claimed invention from the prior art. If the prior art structure is capable of performing the intended use, then it meets the claim. The removable elements of the invention to Eschweiler are considered capable of being removed in a quick and efficient manner.

Each buckling chute 12 and 14 of Eschweiler are each comprised of two parallel plates defining a work area between; see figures 7-10.

#### Conclusion

6. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the

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shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Christopher R. Harmon whose telephone number is (571) 272-4461. The examiner can normally be reached on Monday-Friday from 9-6.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Rinaldi Rada can be reached on (571) 272-4467. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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